

RESOLUTION # 75

BE IT RESOLVED BY the Fire Commission of: Island County  
Fire Dist # 5

WHEREAS:

That it has come to the attention of the Fire Commissioners that an Attorney General's Opinion has been issued that misinterpreted the past and present status of monetary consideration given volunteer firemen under the Washington Minimum Wage Law.

BE IT HEREBY RESOLVED that the volunteer firemen of

Island County Fire Dist # 5  
will in the future, as now and in the past, not receive any form of salary, wages or any other type of consideration, whether monetary or not, for any services, time or talents rendered in training sessions, fire or drill calls, or any other fire district related activity.

That any future monetary or other type consideration given to any volunteer firemen by the fire district will only, as now and has been the practice in the past, and as the fire district deems appropriate, fair and reasonable, be reimbursement for gas, oil and other incidental uses of their vehicle, loss and damage to clothing and any other incidental out-of-pocket expenses incurred by the volunteer firemen as a result of their services and time rendered on behalf of the fire district.

Any future services, time or talents rendered by the volunteer firemen will, as now and as has been the practice in the past, will be gratuitously rendered.

Charles P. Leap  
Walter W. Wiley  
Abraham C. Schultz

attest 1/11/77  
Bernice Leap Sec.